HIGH PERFORMANCE PACKET PROCESSING USING A GENERAL PURPOSE

POWER OF ATTORNEY OR REVOCATION OF POWER OF ATTORNEY WITH A NEW POWER OF ATTORNEY AND CHANGE OF CORRESPONDENCE ADDRESS

09/609,690

PROCESSOR

Handong Wu, et al.

Application Number:

First Named Inventor:

Title:

Filing Date:	July 5, 2000		
Art Unit:	2457		
Confirmation No.:	4070		
Examiner Name:	Avi M. Gold		
Attorney Docket Number:	NAI1P069/99.074.01		
	rs of attorney given in the above-identified application.		
I hereby appoint Practitioner(s) associated with the following Customer Number as my/our attorney(s) or agent(s) to prosecute the application identified above and to transact all business in the United States Patent and Trademark Office connect therewith:			
	97298		
Please recognize or change the correspondence address for the above-identified application to the address associated with Customer Number:			
	97298		
I am the Assignee of record of the	entire interest.		
/Louis Riley/ Signature of Applicant or Assigned	February 23, 2011 of Record		
Louis Riley	(214) 823-1241		
Printed or Typed Name	Telephone Number		
Chief IP Counsel, McAfee, Inc. Title			

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STATEMENT UNDER 37 CFR 3.73(b)

Applicant/Pater	t Owner:	McAfee, Inc.
Application No.,	/Patent N	o. <u>09/609,690</u> Filed/Issue Date: <u>July 5, 2000</u>
Entitled:	<u>HIGH P</u>	ERFORMANCE PACKET PROCESSING USING A GENERAL PURPOSE PROCESSOR
		Delaware corporation, states that it is the assignee of the entire right, title, and interest, to the current Assignee as follows:
1.	From: To:	HANDONG WU and ZBIGNIEW SUFLETA NETWORK ASSOCIATES, INC.
		ument was recorded on July 5, 2000, in the United States Patent and Trademark Office at 1920, Frame 0274, or for which a copy thereof is attached.
2.	From: To:	NETWORK ASSOCIATES, INC. NETWORKS ASSOCIATES TECHNOLOGY, INC.
		cument was recorded on February 19, 2002, in the United States Patent and Trademark t Reel 012621, Frame 0655, or for which a copy thereof is attached.
3.	From: To:	NETWORKS ASSOCIATS TECHNOLOGY, INC. MCAFEE, INC.
		tument was recorded on, in the United States Patent and Trademark Office at Reel me, or for which a copy thereof is attached.
The undersigned	d (whose	ritle is supplied below) is authorized to act on behalf of the assignee.
/Louis I		February 23, 2011
Signature of App	olicant or	Assignee of Record
Louis R	iley	(214) 823-1241
Printed or Typed Name		Telephone Number
Chief IF	Counsel	McAfee, Inc.
Title		_



The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"NETWORKS ASSOCIATES TECHNOLOGY, INC.", A DELAWARE CORPORATION,

WITH AND INTO "MCAFEE, INC." UNDER THE NAME OF "MCAFEE, INC. ", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-THIRD DAY OF NOVEMBER, A.D. 2004, AT 2:20 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS

2306741 8100M

040845933

AUTHENTICATION: 3497356

DATE: 11-23-04

State of Delemera Secretary of State Division of Corporations Dalivered 02:28 PM 11/23/2004 FILED 02:20 PM 11/23/2004 SRV 040845933 - 2306741 FILE

CERTIFICATE OF OWNERSHIP AND MERGER

merging

NETWORKS ASSOCIATES TECHNOLOGY, INC. (a Deleware corporation),

with and late

MCAPEE, INC. (a Delaware corporation)

Pursuant to the provisions of Section 253 of the Delaware General Corporation Law (the "DGCL"), MoAfee, inc., a Delaware corporation (the "Parent"), hereby adopts the following Certificate of Ownersbip and Margar for the purpose of effecting the margar of the Parent with Networks Associates Technology, Inc., a Delaware corporation ("Substdiary."), with the Parent as the sole surviving corporation (the "Margar"). The Parent does hereby certify that:

- The Perent owns all of the outstanding shares of capital stock of the Subsidiary.
- 2. A true and complete copy of the resolutions of the Parent's board of directors approving the Merger (the "Roard Resolutions"), containing such information as required by Soction 235 of the Delaware General Corporation Law, is set forth in "Ethichit A," standard herate and made a part hereof. The Board Resolutions were duly adopted by the Parent's board of directors by written consent dated effective as of November 18, 2004. Such Board Resolutions have not been modified or reacheded and are in full flavor and effect on the date hereof.
 - The Parent shall be the sole corporation surviving the Merger.
- The Marger shall be effective as of the date this Certificate of Ownership and Marger is filed with the Secretary of State of the State of Delaware.

IN WITNESS WHEREOF, the undersigned surviving corporation has caused this Certificate of Ownership and Merger to be executed in its corporate name this 19th day of November, 2004.

MCAPER INC.

Kent H. Roberts
Executive Vice President and General

Counsel



RESOLVED that the Board hereby determines it to be in the best interests of the Company and its shareholders to merge into the Company its wholly owned subsidiary, Networks Associates Technology, Inc., a Delaware corporation.

RESOLVED that the Company does hereby merge into itself its wholly owned subsidiary, Networks Associates Technology, Inc., and assumes all of the obligations of Networks Associates Technology, inc.

RESOLVED that said merger shall become effective upon the filing of a Certificate of Ownership and Marger with the Secretary of State of the State of Delaware.

RESOLVED that the Second Rostated Certificate of Incorporation shall remain unchanged by the merger and in full force and effect until further amended in accordance with the Delaware General Corporation Law.

RESOLVED that the proper officers of the Company be, and they hereby are, directed to make and execute a Certificate of Ownership and Merger setting forth a copy of the resolutions to so merge Networks Associate Technology, inc. and to assume its obligations and the date of adoption thereof, and to cause the same to be filled with the Secretary of State of the State of Delaware and to do all acts and things whatsoover, whether within or without the State of Delaware, which may be necessary or proper to effect said merges and chance of same.